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☐ AMENDED

UNITED STATES BANKRUPTCY COURT **WESTERN DISTRICT OF TENNESSEE**

In re: Ragan Roberson			Case No.		
Debtors:			Chapter 13		
		CHAPTER 13 PLAN	ī		
ADDRESS: (1) 1389 Marygene Dr. Memphis, TN 38116		(2)		
PLAN PAYMENT					
Debtor(1)			. — . — —	semi-monthly, or monthly, by: (1) DIRECT PAY	
	shall pay \$ AYROLL DEDUCTION	From:		semi-monthly, or _ monthly, by:) DIRECT PAY	
1. THIS PLAN [Ru	ıle 3015.1 Notice]:				
(B) LIM OF	ITS THE AMOUNT OF THE COLLATERAL FO	ARD PROVISION. [See plan plan plan plan plan plan plan plan	ON A VALUATION ovisions #7 and #8]	 YES YES YES NO YES NO 	
2. ADMINISTRAT	TIVE EXPENSES: Pay fi	ling fee and Debtor(s)' attorney f	fee pursuant to Confirmation	on Order.	
3. AUTO INSURA	NCE: ☐ Included in Plar	a; OR ✓ Not included in Plan; D	bebtor(s) to provide proof of	f insurance at §341meeting.	
4. DOMESTIC SU		-	1	Monthly Plan Payment:	
Paid by: Debtor(s) directly Wage Assignment, OR Trustee ongoing payment begins Approximate arrearage:): 		
5. PRIORITY CLA	AIMS:				
-NONE-		Amount		_ \$	
6. HOME MORTO	GAGE CLAIMS: 🗌 Paid	directly by Debtor(s); OR \square Pa	id by Trustee to:		
None ongoing payment begins		ent begins	Interest	\$	
	Approximate a	rrearage:	Interest	\$	
7. SECURED CLA	AIMS:				
[Retain lien 11 U.S None	.C. §1325 (a)(5)]	Value of Collateral:	Rate of Interest	Monthly Plan Payment:	
		OR DEBT INCURRED WITH RRED WITHIN ONE YEAR O		G, AND OTHER	
[Retain lien 11 U.S	.C. §1325 (a)]	Value of Collateral:	Rate of Interest	Monthly Plan Payment:	
-NONE-				\$	

Document Page 2 of 2 9. SECURED CLAIMS FOR WHICH COLLATERAL WILL BE SURRENDERED; STAY IS TERMINATED UPON CONFIRMATION FOR FOR THE LIMITED PURPOSE OF GAINING POSSESSION AND COMMERCIALLY REASONABLE DISPOSAL OF COLLATERAL: -NONE-Collateral: 10. SPECIAL CLASS UNSECURED CLAIMS: Rate of Interest Monthly Plan Payment: Amount: -NONE-11. STUDENT LOAN CLAIMS AND OTHER LONG TERM CLAIMS: None Not provided for **OR** General unsecured creditor 12. THE JUDICIAL LIENS OR NON-POSSESSORY, NON-PURCHASE MONEY SECURITY INTEREST(S) HELD BY THE FOLLOWING CREDITORS ARE AVOIDED TO THE EXTENT ALLOWABLE PURSUANT TO 11 U.S.C. §522(f): -NONE-13. ABSENT A SPECIFIC COURT ORDER OTHERWISE, ALL TIMELY FILED CLAIMS, OTHER THAN THOSE SPECIFICALLY PROVIDED FOR ABOVE, SHALL BE PAID AS GENERAL UNSECURED CLAIMS. 14. ESTIMATED TOTAL GENERAL UNSECURED CLAIMS: \$9,305.00 15. THE PERCENTAGE TO BE PAID WITH RESPECT TO NON-PRIORITY, GENERAL UNSECURED CLAIMS IS: %, OR, 1 THE TRUSTEE SHALL DETERMINE THE PERCENTAGE TO BE PAID AFTER THE PASSING OF THE FINAL BAR DATE. 16. THIS PLAN ASSUMES OR REJECTS EXECUTORY CONTRACTS: None Assumes **OR** Rejects. 17. COMPLETION: Plan shall be completed upon payment of the above, approximately 60 months. 18. FAILURE TO TIMELY FILE A WRITTEN OBJECTION TO CONFIRMATION SHALL BE DEEMED ACCEPTANCE OF PLAN. 19. NON-STANDARD PROVISION(S): ANY NON-STANDARD PROVISION STATED ELSEWHERE IS VOID. 20. CERTIFICATION: THIS PLAN CONTAINS NO NON-STANDARD PROVISIONS EXCEPT THOSE STATED IN PROVISION 19. /s/ Ted I. Jones Date July 10, 2019 Ted I. Jones

Debtor(s)' Attorney Signature or Pro Se Debtor(s)' Signature(s)

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